AFITHU #

Patent

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

In re Application of:		)	Examiner: Lonsberry, Hunter B.
	Proehl, et al.	)	Art Unit: 2611
Serial No. 09/218,119		)	·
Filed:	December 21, 1998	)	
For:	METHOD AND APPRATUS FOR NOTIFICATION ON A BROADCAST DEVICE	))))	
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APPEAL BRIEF UNDER 37 C.F.R. § 41.37(a)

This is an appeal to the Board of Patent Appeals and Interferences from the decision of the Examiner of Group 2611, dated August 10, 2004, which finally rejected Claims 11-18, 21-32, 36-37, 43-52 and 57-60 in the above-identified application. This Appeal Brief is hereby submitted pursuant to 37 C.F.R. § 41.37(a).

FIRST CLASS CERTIFICATE OF MAILING
I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail with sufficient postage in an envelope addressed to Mail Stob Appeal Brief- Patents, Commissioner for Patents, PO Box 1450, Alexandria, Virginia 22313-1450 on
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#### I. REAL PARTY IN INTEREST

The real parties in interest are the assignees of the full interest in the invention, Sony Corporation, 7-35 Kitashinagawa, 6-Chome, Shinagawa-Ku, Tokyo, Japan, and Sony Electronics, Inc., 1 Sony Drive, Park Ridge, New Jersey 07656.

#### II. RELATED APPEALS AND INTERFERENCES

To the best of Appellant's knowledge, there are no appeals or interferences related to the present appeal that will directly affect, be directly affected by, or have a bearing on the Board's decision in the instant appeal.

## III. STATUS OF THE CLAIMS

Claims 11-18, 21-32, 36-37, 43-52 and 57-60 are pending in the application and were finally rejected in an Office Action mailed August 10, 2004. Claims 11-18, 21-32, 36-37, 43-52 and 57-60 are the subject of this appeal. A copy of Claims 11-18, 21-32, 36-37, 43-52 and 57-60 as they stand on appeal are set forth in Appendix A.

### IV. STATUS OF AMENDMENTS

No amendments have been submitted subsequent to the Final Office Action mailed August 10, 2004.

#### V. SUMMARY OF CLAIMED SUBJECT MATTER

Appellant's invention as claimed in claims 11-18, 21-32, 36-37, 43-52 and 57-60 is directed to notifying a viewer of a program. The claimed invention allows the viewer to designate programs that he/she is interested in at the time the program is advertised. A menu superimposed over the program advertisement asks the user if he/she wishes to be reminded of the program when it occurs. If an interest signal is received, the program information is retrieved and an entry is put in the system calendar to remind the user of the broadcast of the program. When the program is about to air, a notification reminds the viewer of the broadcast. The viewer can then select the program for viewing (Specification, page 11, line 3- page 12, line 12; Figure 6; Figure 7).

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Independent claim 11 claims a method to alert the viewer of a program.

Independent claim 21 claims the invention as an apparatus local to a viewer. Independent claim 36 is a computer readable medium claim corresponding to independent claim 11.

#### VI. GROUNDS OF REJECTIONS TO BE REVIEWED ON APPEAL

- A. Whether Claims 11-18, 21-32, 36, 37, 43-48, 50-52 and 58-60 are patentable under 35 U.S.C. § 103(a) over U.S. Patent 5,699,107 to Lawler et al. ("Lawler") in view of U.S. Patent 5,659,653 to Diehl et al. ("Diehl"), and U.S. Patent 5,859,662 to Cragun et al. ("Cragun").
- B. Whether Claims 49 and 57 are patentable under 35 U.S.C. § 103(a) over the combination of Lawler, Diehl and Cragun in further view of U.S. Patent 5,990,927 to Hendricks ("Hendricks").

#### VII. ARGUMENT

A. Claims 11-18, 21-32, 36, 37, 43-48, 50-52 and 58-60 are patentable under 35 U.S.C. § 103(a) over Lawler in view of Diehl and Cragun.

Claims 11-18, 21-32, 36, 37, 43-48, 50-52 and 58-60 stand or fall together. Claim 11 is the representative claim.

Lawler discloses scheduling a reminder to notify a viewer of the broadcast of a program previously selected by the user from an electronic program guide (EPG). The EPG and the reminder are generated remotely from the viewer.

Diehl discloses a system that extracts information from a broadcast signal to set a VCR to record a program when a user presses a "learn" button during an advertisement for the program. The advertisement, broadcast signal and information are generated remotely from the viewer.

Cragun discloses a system local to a viewer that searches text in a broadcast signal for keywords or phrases input by a user. In an automatic scan mode, the system saves a corresponding segment of the broadcast program for later use by the viewer, but does not notify the user that a matching segment has been found. Instead, the user accesses the list of saved segments when manually activating the system. In a manual search/edit mode,

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Cragun's system searches the previously-saved program and notifies the viewer when it finds a matching segment.

Appellant submits that there is no suggestion or motivation for the Examiner's combination of Lawler, Diehl and Cragun. The Examiner has asserted that it would have been obvious to modify the reminder system of Lawler to issue a record command after viewing an advertisement for an upcoming program, as in Diehl. However, the Examiner's combination would render the references unsatisfactory for their intended purpose.

Lawler discloses that a user sets a reminder through an illustrated program guide interface by selecting a Remind button within a future program options menu. Lawler does not teach or suggest any functionality for setting a reminder outside the context of the program guide. Modifying Lawler's reminder system to operate during a broadcast of an advertisement would render Lawler's system unsatisfactory for its intended purpose of using the program guide. In addition, Diehl is directed to simplifying programming of a VCR by allowing for impulse programming while viewing advertisements. Diehl does not teach or suggest implementing the programming feature within a program guide menu. Incorporating Diehl's programming into the context of Lawler's program guide would only further complicate a user's efforts in impulse programming, contra to Diehl's stated purpose of simplification, since the user would first be required to perform the step of entering the program guide before programming. Thus, such a modification would also render Diehl unsatisfactory for its intended purpose. Therefore, the Examiner's proposed combination would require each reference to be improperly modified.

Since no teaching in the prior art suggests the combination or provides a reasonable expectation of success that the combination will work as asserted, it appears that the Examiner has impermissibly relied upon Appellant's own teachings in arriving at a conclusion of obviousness. Therefore, the teachings of the references are not sufficient to render the claims *prima facie* obvious

Further, neither the references or the combination teach or suggest presenting a menu in response to a signal generated by a viewer during broadcast of an advertisement, as claimed. As discussed above, Lawler discloses setting a reminder through a program guide, not during broadcast of an advertisement. Furthermore, Lawler's program guide is

not generated in response to a signal generated by a viewer during an advertisement. Diehl discloses impulse programming during advertisements, but does not teach or suggest presenting a menu as claimed. Cragun also does not teach or suggest a signal generated by a viewer during broadcast of an advertisement. Additionally, neither the references or the combination teach or suggest a menu selection signal generated in response to the first notification, as claimed by Appellant. Therefore, the combination fails to teach or suggest each and every element of Appellant's invention as claimed.

Because there is no suggestion or motivation for the combination of Lawler, Diehl and Cragun, and also because the combination fails to teach or suggest each and every element of Appellant's invention as claimed in claim 11, the rejection of claims 11-18, 21-32, 36, 37, 43-48, 50-52 and 58-60 under 35 U.S.C. § 103(a) over the combination should be withdrawn.

# B. Claims 49 and 57 are patentable under 35 U.S.C. § 103(a) over Lawler in view of Diehl, Cragun and Hendricks.

Claims 49 and 57 stand or fall together. Claim 49 is the representative claim.

Hendricks discloses a program catalog service which presents a user with a submenu showing schedules of programs. After a user selects a program from the menu, a VCR is automatically activated to record the selected program.

Appellant submits that the further combination of Lawler, Diehl, Cragun and Hendricks cannot render Appellant's invention obvious because the base combination of Lawler, Diehl and Cragun, is improper. Because the base combination is improper, Hendricks must provide a proper motivation for the base combination, as well as the further combination. However, Hendricks does not teach or suggest the claimed limitations that are missing from the base combination. Therefore, the combination of Lawler, Diehl, Cragun and Hendricks cannot render claim 49 obvious. Accordingly, the rejection of claims 49 and 57 under 35 U.S.C.§ 103(a) over the combination should be withdrawn.

## VIII. CONCLUSION

For the reasons stated above, claims 11-18, 21-32, 36, 37, 43-48, 50-52 and 58-60 are patentable under 35 U.S.C. § 103(a) over Lawler in view of Diehl and Cragun, and claims 49 and 57 are patentable under 35 U.S.C. § 103(a) over Lawler in view of Diehl, Cragun and Hendricks. Appellant requests that the Board reverse the rejections of claims 11-18, 21-32, 36, 37, 43-52 and 57-60 under 35 U.S.C. § 103(a) and direct the Examiner to enter a Notice of Allowance for Claims 11-18, 21-32, 36, 37, 43-52 and 57-60.

# Fee for Filing a Brief in Support of Appeal

Enclosed is a check in the amount of \$500.00 to cover the fee for filing a brief in support of an appeal as required under 37 C.F.R. § 1.17(c) and 41.20(b)(2).

# **Deposit Account Authorization**

Authorization is hereby given to charge our Deposit Account No. 02-2666 for any charges that may be due. Furthermore, if an extension is required, then Appellant hereby requests such extension.

Respectfully submitted,

Dated: 1/10/05

Customer No. 008791 12400 Wilshire Boulevard Seventh Floor Los Angeles, CA 90025-1026 (408) 720-8300 BLAKELY, SOKOLOFF, TAYLOR

& ZAFMAN LLP

Jeffery Scott Heileson Attorney for Appellant Registration No. 46,765

Patent

Atty Docket No. 080398.P158

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

Examiner: Lonsberry, Hunter B.
Art Unit: 2611

Mail Stop Appeal Brief- Patents Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

## APPENDIX A FOR APPEAL BRIEF UNDER 37 C.F.R. § 41.37(A)

1-10. (Cancelled)

11. (Previously Presented) A method for execution by a processor system local to a viewer to alert the viewer of a program, said method comprising:

receiving a first signal generated by a viewer during a broadcast of an advertisement of an upcoming program;

issuing a first notification in response to said first signal, said first notification presenting a menu to the viewer, the menu comprising indications of viewer interest and disinterest in viewing the broadcast of the program;

receiving a second signal indicating viewer menu selection, the second signal being generated by the viewer responding to the first notification;

retrieving program information in response to the received second signal indicating viewer interest;

storing the program information in the processor system local to the viewer; and at approximately time of broadcast of the program, issuing a second notification to notify the viewer of the broadcast of the program.

- 12. (Previously Presented) The method as set forth in claim 11, further comprising switching a broadcast receiver to tune to the program when the viewer selects to view the program in response to the second notification.
- 13. (Previously Presented) The method as set forth in claim 11, wherein issuing a second notification comprises displaying on a viewing device the second notification.
- 14. (Previously Presented) The method as set forth in claim 11, wherein issuing a second notification comprises issuing the second notification that includes a program selector to enable the viewer to select to view the program.
- 15. (Original) The method as set forth in claim 14, wherein the program selector comprises a button.
- 16. (Previously Presented) The method as set forth in claim 13, wherein the second notification includes a button enabling the viewer to select to view the program, said method further comprising switching a broadcast receiver to tune to the program when the viewer selects the button.
- 17. (Original) The method as set forth in claim 11, wherein the time at which the second notification is issued is derived from program information retrieved.
- 18. (Previously Presented) The method as set forth in claim 11, wherein the first notification includes a button enabling the viewer to indicate interest.

# 19-20. (Cancelled)

- 21. (Previously Presented) An apparatus local to a viewer comprising:
  - a first receiver configured to receive broadcast signals;
  - a second receiver configured to receive at least one control signal;
- a controller coupled to the first receiver and second receiver, said controller configured to retrieve program information in response to receipt of the control signal indicating viewer interest, store the program information local to the viewer, and issue, at approximately a time of broadcast, a notification to the viewer of the broadcast of the program, the controller further configured to receive a first signal generated by a user during broadcast of an advertisement of the program, and generate a second notification in response to receiving the first signal, the second notification presenting a menu to the viewer, the menu comprising indications of viewer interest and disinterest in viewing the broadcast of the program, wherein said control signal is generated by the viewer responding to the second notification and indicates viewer menu selection.
- 22. (Original) The apparatus as set forth in claim 21, wherein the second notification comprises a notification window superposed over the advertisement broadcast.
- 23. (Previously Presented) The apparatus as set forth in claim 21, wherein the viewer indicates interest in the program by selection of a button located in the notification window, wherein the control signal is generated in response to the viewer indicating interest.
- 24. (Previously Presented) The apparatus as set forth in claim 21, wherein the notification includes a button enabling the viewer to select to view the program, said controller further configured to control to switch a broadcast receiver to tune to the program when the viewer selects the button.

- 25. (Previously Presented) The apparatus as set forth in claim 21, wherein the second receiver is further configured to tune to the program when the viewer selects to view the program in response to the notification.
- 26. (Previously Presented) The apparatus as set forth in claim 21, further comprising a viewing device, said notification displayed on the viewing device.
- 27. (Previously Presented) The apparatus as set forth in claim 21, wherein the notification comprises further comprises a program selector to enable the viewer to select to view the program.
- 28. (Original) The apparatus as set forth in claim 27, wherein the program selector comprises a button.
- 29. (Original) The apparatus as set forth in claim 26, wherein the notification includes a button enabling the viewer to select to view the program, second receiver tuning to the program when the viewer selects the button.
- 30. (Original) The apparatus as set forth in claim 27, wherein the time at which the notification is issued is derived from program information retrieved.
- 31. (Previously Presented) The apparatus as set forth in claim 21, further comprising an electronic program guide, said user interest indicated by reference to the electronic program guide.
- 32. (Previously Presented) The apparatus as set forth in claim 21, further comprising a calendar identifying at least one program of interest to the viewer.
- 33-35. (Cancelled)

36. (Previously Presented) A computer readable medium containing executable instructions which, when executed in a processing system local to a viewer, causes the processing system to perform operations for alerting a viewer of a program comprising:

receiving a first signal generated by a viewer during a broadcast of an advertisement of an upcoming program;

issuing a first notification in response to the first signal, said first notification presenting a menu to the viewer, the menu comprising indications of viewer interest and disinterest in viewing the broadcast of the program;

receiving a second signal indicating viewer menu selection, the second signal being generated by the viewer responding to the first notification;

retrieving program information in response to the received second signal indicating viewer interest;

storing the program information local to the viewer; and

at approximately time of broadcast of the program, issuing a second notification to notify the viewer of the broadcast of the program.

37. (Original) The computer readable medium set forth in claim 36, further comprising instructions, which when executed, switch a broadcast receiver to tune to the program when the viewer selects to view the program in response to the second notification.

# 38-42. (Cancelled)

- 43. (Previously Presented) The method as set forth in claim 11, wherein the first notification includes a program selector enabling the viewer to select to record the program.
- 44. (Previously Presented) The method as set forth in claim 11, wherein the second notification includes a program selector enabling the viewer to select to record the program.

- 45. (Previously Presented) The method as set forth in claim 11, further comprising recording the program when the viewer selects to record the program in response to the second notification.
- 46. (Previously Presented) The method as set forth in claim 11, wherein the processor system is a computing system that controls a display.
- 47. (Previously Presented) The method as set forth in claim 11, wherein the processor system is a handheld device.
- 48. (Previously Presented) The method as set forth in claim 47, wherein the handheld device is selected from a group consisting of a phone, a personal data assistant (PDA), and a remote control.
- 49. (Previously Presented) The apparatus as set forth in claim 21, wherein the notification includes a button enabling the viewer to select to record the program, the controller further configured to record the program when the view selects the button.
- 50. (Previously Presented) The apparatus as set forth in claim 21, wherein the controller is a computing system that controls a display.
- 51. (Previously Presented) The apparatus as set forth in claim 21, wherein the controller is a handheld device.
- 52. (Previously Presented) The apparatus as set forth in claim 51, wherein the handheld device is selected from a group consisting of a phone, a personal data assistant (PDA), and a remote control.
- 53-56. (Cancelled)

- 57. (Previously Presented) The computer readable medium as set forth in claim 36 further comprising instructions which, when executed, record a program when the viewer selects to record the program in response to the second notification.
- 58. (Previously Presented) The computer readable medium as set forth in claim 36, wherein the processing system is a computing system that controls a display.
- 59. (Previously Presented) The computer readable medium as set forth in claim 36, wherein the processing system is a handheld device.
- 60. (Previously Presented) The computer readable medium as set forth in claim 59, wherein the handheld device is selected from a group consisting of a phone, a personal data assistant (PDA), and a remote control.

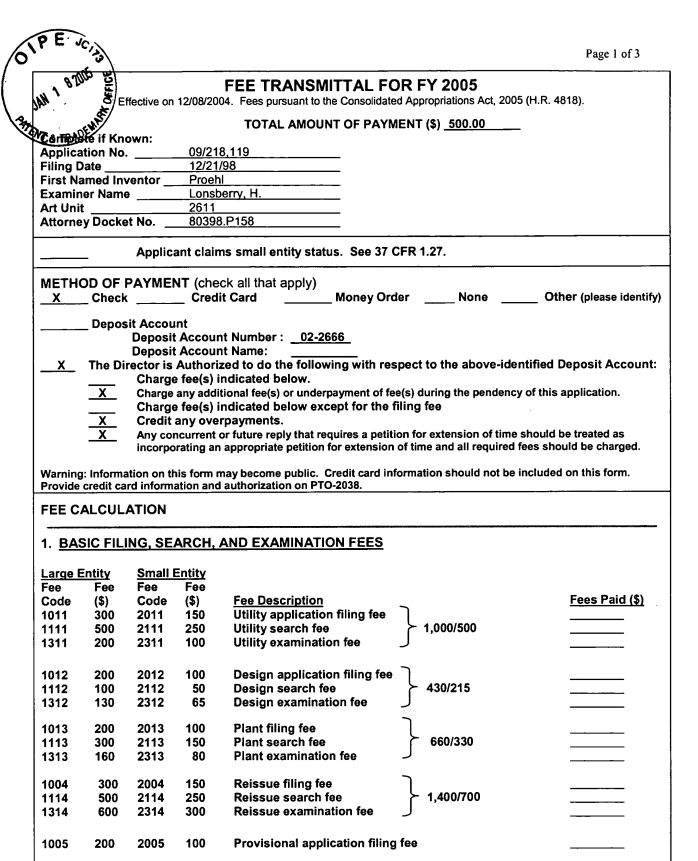


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2. EXCESS CLAIM FEES						
Total Claims 20 or HP = X =  HP = highest number of total claims paid for, if greater than 20 Independent Claims 3 or HP = X =  HP = highest number of independent claims paid for, if greater than 3  Multiple Dependent Claims =						
Large Entity         Small Entity           Fee         Fee         Fee           Code (\$)         Code (\$)           1202         50         2202         25           1201         200         2201         100           1203         360         2203         180           1204         200         2204         100           1205         50         2205         25	Fee Description Each claim over 20 Each independent claim over 3 Multiple dependent claims, if not paid Reissue: each claim over 20 and more than in the original patent Reissue: each independent claim more than in the original patent SUBTOTAL (2) \$0					
3. APPLICATION SIZE FEE  If the specification and drawings exceed 100 sheets of paper, the application size fee due is \$250 (\$125 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s).  Total Sheets  Extra Sheets  Total Sheets  Extra Sheets  So or fraction thereof  Delow  Fees paid (\$)						
	Fee Description: Application size fee for each additional group of 50 s beyond initial 100 sheets (count spec & drawings except sequences & program Utility Design Plant Reissue					
	SUBTOTAL (3) \$ 0					

#### FEE CALCULATION (continued) 4. OTHER FEE(S) Fees Paid (\$) Non-English Specification, \$130 fee (no small entity discount) **Small Entity** Large Entity Fee Fee Fee Fee Code (\$) Code (\$) Fee Description Surcharge - late filing fee or oath 1051 130 2051 65 25 1052 Surcharge - late provisional filing fee or cover sheet 50 2052 130 130 Non-English specification 1053 1053 2,520 1812 2,520 1812 For filing a request for ex parte reexamination 8,800 8.800 Request for inter parties reexamination 1813 1813 1804 920\* 1804 920\* Requesting publication of SIR prior to Examiner action 1805 1.840\* 1805 1.840\* Requesting publication of SIR after Examiner action 1251 120 2251 60 Extension for reply within first month 1252 450 2252 225 Extension for reply within second month 1253 1,020 2253 510 Extension for reply within third month 1254 1,590 2254 795 Extension for reply within fourth month 1255 2,160 2255 1.080 Extension for reply within fifth month 1401 500 2401 250 Notice of Appeal 500.00 250 Filing a brief in support of an appeal 1402 500 2402 1403 2403 500 Request for oral hearing 1,000 1,510 Petition to institute a public use proceeding 1451 1451 1,510 Petition to revive - unavoidable 1452 500 2452 250 1453 1,500 2453 750 Petition to revive - unintentional 1,400 700 Utility issue fee (or reissue) 1501 2501 1502 800 2502 400 Design issue fee 1503 1100 2503 550 Plant issue fee Petitions to the Commissioner (CFR 1.17(f) Group I) 1462 400 1462 400 Petitions to the Commissioner (CFR 1.17(g) Group II) 1463 200 1463 200 130 Petitions to the Commissioner (CFR 1.17(h) Group III) 1464 130 1464 1807 1807 50 Processing fee under 37 CFR 1.17(q) 50 1806 180 1806 180 **Submission of Information Disclosure Stmt** 8021 40 8021 40 Recording each patent assignment per property (times number of properties) 395 1809 790 2809 For filing a submission after final rejection (see 37 CFR 1.129(a)) 130 2814 65 1814 Statutory Disclaimer For each additional invention to be examined 1810 790 2810 395 (see 37 CFR 1.129(b)) 1801 790 2801 395 Request for Continued Examination (RCE) 1802 900 Request for expedited examination of a design 1802 900 application 300 Publication fee for early, voluntary, or normal pub. 1504 300 1504 300 Publication fee for republication 1505 300 1505 1803 130 1803 130 Request for voluntary publication or republication 1808 130 1808 130 Processing fee under 37 CFR 1.17(i) (except provisionals) 1454 1,370 1454 1,370 Acceptance of unintentionally delayed claim for priority \_ Other fee (specify) Other fee (specify) SUBTOTAL (4) \$ 500.00 \*Reduced by Basic Filing Fee Paid SUBMITTED BY: Typed or Printed Name: Jeffery Scott Heileson Signature: Reg. Number: 46,765 **Telephone Number:** <u>408-720-8300</u>

Send to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450



SUBTOTAL (1) \$\_\_\_\_0

2. EXCESS CLAIM FEES					
Total Claims	Fee from <u>Extra Claims</u> — 20 or HP = X =				
HP = highest number of total claims paid for, if greater than 20 Independent Claims3 or HP = X = HP = highest number of independent claims paid for, if greater than 3 Multiple Dependent Claims =					
Large Entity         Small Entity           Fee         Fee         Fee           Code (\$)         Code (\$)           1202 50         2202 25           1201 200         2201 100           1203 360         2203 180           1204 200         2204 100           1205 50         2205 25	Fee Description Each claim over 20 Each independent claim over 3 Multiple dependent claims, if not paid Reissue: each claim over 20 and more than in the original patent Reissue: each independent claim more than in the original patent				
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3. <u>APPLICATION SIZE FEE</u> If the specification and drawings exceed 100 sheets of paper, the application size fee due is \$250 (\$125 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s).					
Total Sheets Extra	Number of each add'l  Sheets 50 or fraction thereof below Fees paid (\$)				
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Large EntitySmall EntityFeeFeeFeeCode(\$)Code(\$)	Fee Description: Application size fee for each additional group of 50 sheets beyond initial 100 sheets (count spec & drawings except sequences & program listings):				
1081     250     2081     125       1082     250     2082     125       1083     250     2083     125       1084     250     2084     125	Utility Design Plant Reissue				
	SUBTOTAL (3) \$0				

#### FEE CALCULATION (continued) 4. OTHER FEE(S) Fees Paid (\$) Non-English Specification, \$130 fee (no small entity discount) **Small Entity** Fee Fee Fee Fee Code (\$) Code (\$) Fee Description Surcharge - late filing fee or oath 1051 130 2051 65 1052 Surcharge - late provisional filing fee or cover sheet 50 2052 25 Non-English specification 1053 130 1053 130 2,520 1812 2,520 1812 For filing a request for ex parte reexamination 1813 8,800 1813 8,800 Request for inter parties reexamination 1804 920\* 1804 920\* Requesting publication of SIR prior to Examiner action 1805 1.840\* 1805 1.840\* Requesting publication of SIR after Examiner action 1251 120 2251 60 Extension for reply within first month 1252 450 2252 225 Extension for reply within second month 1253 1.020 2253 510 Extension for reply within third month 1254 1,590 2254 795 Extension for reply within fourth month 1255 2,160 2255 1,080 Extension for reply within fifth month 1401 500 2401 250 Notice of Appeal 500.00 1402 500 2402 250 Filing a brief in support of an appeal 2403 500 1403 1,000 Request for oral hearing Petition to institute a public use proceeding 1451 1,510 1451 1,510 Petition to revive - unavoidable 1452 500 2452 250 2453 1453 1,500 750 Petition to revive - unintentional 2501 1501 700 Utility issue fee (or reissue) 1,400 1502 800 2502 400 Design issue fee 1503 1100 2503 550 Plant issue fee Petitions to the Commissioner (CFR 1.17(f) Group I) 1462 400 1462 400 Petitions to the Commissioner (CFR 1.17(g) Group II) 1463 200 1463 200 1464 130 Petitions to the Commissioner (CFR 1.17(h) Group III) 1464 130 1807 50 Processing fee under 37 CFR 1.17(q) 1807 50 1806 180 1806 180 **Submission of Information Disclosure Stmt** 8021 40 8021 40 Recording each patent assignment per property (times number of properties) 395 1809 790 2809 For filing a submission after final rejection (see 37 CFR 1.129(a)) 130 2814 65 1814 Statutory Disclaimer 2810 For each additional invention to be examined 1810 790 395 (see 37 CFR 1.129(b)) 1801 790 2801 395 Request for Continued Examination (RCE) 1802 900 Request for expedited examination of a design 1802 900 application 1504 300 1504 300 Publication fee for early, voluntary, or normal pub. 300 Publication fee for republication 1505 300 1505 1803 130 1803 130 Request for voluntary publication or republication 130 130 Processing fee under 37 CFR 1.17(i) (except provisionals) 1808 1808 1,370 1454 1,370 Acceptance of unintentionally delayed claim for priority \_ 1454 Other fee (specify) Other fee (specify) SUBTOTAL (4) \$ 500.00 \*Reduced by Basic Filing Fee Paid SUBMITTED BY: Typed or Printed Names Jeffery Scott Heileson Signature: Reg. Number: $\frac{b}{a}$ 46,765 **Telephone Number:** <u>408-720-8300</u>

Send to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450